

The Gazette of India

EXTRAORDINARY PART I—Section I PUBLISHED BY AUTHORITY

No. 141A] NEW DELHI, FRIDAY, DECEMBER 20, 1957/AGRAHAYANA 29, 1879

MINISTRY OF COMMERCE AND INDUSTRY PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 20th December 1957

SUBJECT:—*Import policy for Chrome splits [Sr. No. 143 (a)/IV]—October 1957—March 1958 licensing period.*

No. 84-ITC(PN.)/57.—Attention of the importers is invited to the policy for Chrome splits [Sr. No. 143 (a)/IV] as announced in Section II of the current Red Book, from which it will be seen that Chrome splits at present are licensed only under the Export Promotion Scheme.

2. As a result of certain representations, the position has been reviewed and it has been decided to grant licences for Chrome splits to Actual Users also on an *ad hoc* basis. Applications from Actual Users may be made in the prescribed form and manner to the licensing authorities at the ports by 31st January 1958. Applications received after this date will not be entertained.

SUBJECT:—*Import policy for 'Emery grain and powder coarser than and including 300 mesh' [S. No. 25 (d)/II] during October, 1957—March, 1958 period.*

No. 85-ITC(PN)/57.—Attention of the importers is invited to the remarks against sub-serial No. 25 (a)-(d)/II in Section II of the current Red Book in which it has been laid down *inter alia* that licences issued for these items will not be valid for import of 'emery grain and powder coarser than and including 300 mesh.'

2. As a result of representations received from the trade, it has been decided to permit import of 'emery grain and powder coarser than and including 300 mesh' during the current half year upto 25 per cent. of the face value of quota licences issued for S. No. 25 (d)/II only. The following additional remark may be deemed to have been inserted against S. No. 25 (d)/II in Section II of the current Red Book:—

- (iii) "Not more than 25 per cent. of the face value of quota licences issued only for this S. No. or Rs. 250 whichever is higher, can be utilised for the import of emery grain and powder coarser than and including 300 mesh."

3. The existing remark against sub-serial No. 25 (a)/II may also be deemed to have been modified as under:—

“Although licences will be granted separately on the basis of past imports of sub-serial Nos. 25 (a), 25 (b), 25 (c) and 25 (d) of Part II, they can be utilised for the import of any or all the articles falling under these sub-serial Nos. These licences will not, except as provided in remark (iii) against S. No. 25 (d)/II, be valid for import of emery grain and powder coarser than and including 800 mesh.”

4. It is not necessary to present the licences issued for sub-serial No. 25 (d) of Part II to the licensing authorities for necessary amendment. The Customs will permit clearance on the authority of this Public Notice.

S. N. BILGRAMI, Jt. Secy.